SANFORD FREE AGAIN WANT THEIR TAXES REDUCED.

on Statutory Grounds.

Quick Work in Severing Matrimonial Bonds.

Eight Marriages Nullified in Ninety Minutes.

McAdam, of the Superior Court, vered the matrimonial bonds of eight dissatisfied couples,

The most important case was that of Walter S. Sanford, lessee and manager of Niblo's Theatre, to whom a decree of absolute divorce from Marie D. Sanford was granted.

They were married in Camden, N. J. Aug. 15, 1888, and have one child, Helen, five years old. In his complaint Sanford alleged that his wife had been guilty of improper conduct with one Louis N. Caron March 3 last at the St. Cloud Jan. 1, 1893, and March 6, 1894, his wife had been guilty of improper conduct at divers places with Carbo and other men unknown to him.

unknown to him.

The testimony showed that on March 3
Sanford met his wife in the corridor of
the St. Cloud and said:
"Well, I have caught you at last."
She replied, "Yes, but it has taken you
four years to do it."
The day following the St. Cloud Hotel
episode Mrs. Sanford wrote to her husband the following letter, which was
offered in evidence:

Sunday, March 4. Sunday, March 4.

Waiter Sanford, Esq. Sunday, March 4.

Waiter Sanford, Esq. My Dear Sir: Well, you have caught me at last, as you said you would. Well, I suppose that you will see for a divorce. Now, if you will provide for my child I will not enter a defense, as I have no more desire to be tied to you than you have to be tied to me. I am sick and tired of this life, and want to get out of the country. If I can have some assurance that our child will be provided for, I will not trouble you any more.

If you desire to communicate with me on the subject, a letter will reach me at 205 West Twentlets street. Very truly,
MARIE D. SANFORD.

A decree of divorce was given to

A decree of divorce was given to George H. Bogue from Mary Bogue. The principal evidence was the testi-mony in the divorce suit of "Wreath against Wreath," in which Mrs. Bogue were married May 20, 1889, and o children.

ouple were married May 20, 1889, and have no children.

The next case was that of Lew Vanderpoole against Rose Vanderpoole. They were married in Troy Oct. 31, 1881, and have three children. The lawyer's clerk who served the summons on Mrs. Vanderpoole swore she said "Weil, I am glad of it. I don't like my husband. I am tired of him, but I have been faithful to him with but two exceptions." Decree granted.

Minna Lauterbach got a divorce from John. They were married Feb. 4, 1882. The testimony showed that John was living with another woman as his wife.

Rebecca Lowenstein got a divorce from Jacob. They were married in March, 1879, and have one child. Jacob, it was shown, is living in Brooklyn with another woman.

Minna Pabst, who was married to

another woman.

Minna Pabst, who was married to
Curt Pabst March 31, 1892, and has one
child, was divorced from her husband
on the ground that Jan. 21 last he went
to the Eagle Hotel with an unknown

coman.

George Hyman was freed from his

ife Rebecca, who, the testimony
howed, had eloped with a canal-boat
aptain, who was said to be a handomer man than George.

MRS. SMITH GOES FREE.

Cook's Unsupported Charge

Disproved in Court. Charles Smith, the well-known woman, of 46 Eighth avenue, Brooklyn, who was arrested several days for an alleged asault upon her Mary Hanley, was discharged by ce Tighe in the Butler Street Court, klyn, this morning. The cook al-Justice Tighe in the Butler Street Court. Brooklyn, this morning. The cook alleged that Mrs. Smith dismissed her unjustly, wrenched her wrist badly, refused to pay her the full amount of her wages and then snatched from her hands the money she did give her. Mrs. Smith, in telling her story on the witness-stand this morning, said that she never touched the cook in her life, and that she paid her all that was due her. A servant in Mrs. Smith's employ testified that she was present when the alleged assault was supposed to have been committed, and that the story as been committed, and that told by the cook was false.

MARRIED AND RELEASED.

A Certificate in Hebrew Didn's Satisfy the Inspector.

A marriage was brought about in the City Hall to-day through the instrumentality of Inspector Williams. About a week ago John Hock, an Austrian, relyn to petition the Board of Education orted to the police that his daughter ported to the police that his daughter Fannie, sixteen years old, had been abducted by a man named Samuel Muller. Detective Levy found the pair at 101 Allen street and arrested them.

They showed a marriage certificate written in Hebrew, but Inspector Williams doubted its authenticity, and then threatened to lock Muller up if he did not marry the girl at once. The couple came down to the City Hall this morning in charge of the detective, and Alderman Muh tied the knot, after which they were released. to send only female doctors to examine the girl pupils and lady teachers for marks showing recent vaccination.

The new cases of small-pox reported to the Health Department to-day were Barbara Schrader, aged twenty-five, of 239 Devoe street; Morris D. Young, three, of 199 Jackson street; George Determann, six, of 247 Melrose street; Della Gallagher, twenty-seven, of \$ Ellery street. All were removed to Hospital for Contagious Diseases.

All the leading dry-goods stores are arranging to have their employees vaccinated.

WIFE SUES FOR DIVORCE.

Mrs. Newcombe's Application for Alimony Is Denied.

Justice Gaynor, of the Supreme Court Brooklyn, this morning denied the appli cation of Mrs. Carrie Newcombe for all-mony pending the trial of her action for te divorce from her husband, Well-E. Newcombe, of Buffalo. Ington E. Newcombe, of Bullaio.

Justice Gaynor stipulated that the case should be tried during the second week

should be tried during the second of April.

Mrs. Newcombe alleges various acts of infidelity on the part of her husband. Newcombe, in return, makes a general allegation to the effect that his wife had not been true to him.

Annie and Diamonds Disappeared Annie McManus, twenty-two years old, of 23 Bowery, was held for examination in Essex Market Court to-day, accused by William Clark, of Philadelphia, of grand larceny. Clark was eeing the sights, and fell asleep while drinking the Annie in a Bowery saioon last night. When ee awoke the woman, his diamond scart-pin and ismood cuit-buttons were missing. Annie saiod the charge.

tanken and Son Must Give Bonds. Thomas Ranken and his son Harry were each the sum of \$100, by Justice Goetting in the Lee Avenue Court. Williamsburg, to-day, They were iccused of assaulting the wife of Thomas Rankin, who lives at 78 Ruch street.

Lawyer to Mend the Clonk. When August Whitman, aged twenty-five, of 265 Bowery, was charged in Essex Market Court to-day with tearing the cloak of Mrs. Annie an, of H First street, Lawyer Rosenstein, defended Whitman, offered to mend the With that understanding suit was with-

Howard Denies a Rumor. Howard Gould this morning angrily denied a latement published in a morning paper to-day stimating that he and Miss Odette Tyler were arried privately in Washington during the at week in February.

Divorce Granted to the Manager Property-Owners Next to Astor's

son and Paid the Fares.

preme Court against Louis F. Johnson

a civil engineer in the employ of th New York Central and Hudson River

amount \$1,200 is for the loss of her busi-

ness and the remainder is said to be

Detectives Brennan and Quinlan, of

of "Stop thief!" and the sound of

enth street, vesterday afternoon, and

enth street, yesterday afternoon, and a moment later a man ran into the arms of Detective Quinlan.

In his right hand he held a pocket-book. When he saw he was in the hands of the police he handed over the pocketbook and told the detectives that he was John Schmitt, a baker, out of employment and with no home.

Helen L. Balley, of 129 West Twelfth street, came up at this juncture, and said she was just leaving her house for a shopping tour when Schmitt grabbed her pocketbook and fled. The pocket-book contained \$1.50.

Schmitt pleaded guilty at Jefferson Market Court to-day, and was held for trial by Justice Ryan.

WANT FEMALE DOCTORS.

Teachers to Petition the Brooklyn

Board of Education. .

A movement is on foot among the

teachers in the public schools in Brook-

to send only female doctors to examine

ACCUSED BY AN ACTOR.

Herschell Couldn't Prove Theft,

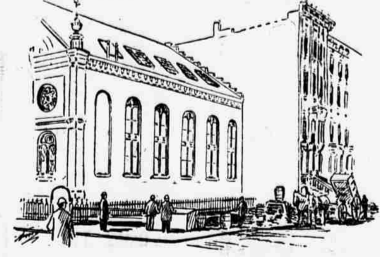
WANT THEIR TAXES REDUCED.

Property-Owners Next to Astor's
New Stable Make a New Move.*

They Also Threaten to Apply to the Courts for Relief.

The property-owners who are protesting against John Jacob Astor erecting a stable at Madison avenue and Sixty-fifth street, have made a new move.

In support of their declaration that the presence of the stable will greatly depreciate property in that vicinity some of them have requested the Tax Commissioners to lessen the value of their houses by at least \$10,000.



WHERE ASTOR IS BUILDING HIS STABLE.

Others will do the same, and it is Property-owners offered Mr. Astor \$10,-11kely that considerable trouble will fol-low if the Tax Commissioners refuse to he refused. Meanwhile work on the stable is stead-

COURTSHIP WITHOUT COST. MADE A Miss Stickle Lent Money to John

Miss Mary X. Stickle, of Plainfield. This Charge the Basis of Mrs. McCarran's Suit.

She Seeks to Recover Property Held

mess and the remainder is said to be money loaned.

Miss Stickie alleges that she formerly had a lucrative business as a trained nurse. She first met Johnson, she says, at the house of a friend, and they afterwards became engaged to be married. She alleges that Johnson induced her to give up her business, and promised to "look after her."

She further alleges she advanced him several sums, varying from \$45 to \$100, and bought a commutation ticket to Plainfield for him, so he might court her free of charge.

A short time ago Miss Stickle says she ascertained that Johnson has a wife and a twelve-year-old daughter.

Johnson says he made Miss Stickle's acquaintance through a "personal," which he answered us a joke.

Ever since, he says, he bas been pursued by Miss Stickle, who has forced presents of money on him. He denies the engagement, and says he regarded the affair as an innocent firtation. far-reaching effects of the naturalization city for years came to light to-day when erich, in the Court of Common Pleas.

It is alleged they were obtained by fraud, and that by becoming a citizen McKenna became possessed of a large amount of real estate in this city.

The action is brought by Ann McCarran. She swears that she is the sister of and one of the heirs-at-law of James McKenna, who died intestate Dec. 5, 1866, and was the owner of a tract of land in Westchester County, which is now in the Annexed District. His mother, three brothers and three sisters survive him.

All of his relatives were allens except his brother Patrick, who had been large obtained by fraud, and that by becoming a citizen be changed. He thought as it stood it would convey the impression that he had made his opinion public.

Mr. Kent said that he was sorry he could not alter the phraseology, as it was in accordance with precedent and would have to stand as it was.

The court was then cleared to allow of a discussion of the matter. When court was again opened that the Court did not sustain the accused that the Court did not sustain the accused schallenge of Commander Leary.

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The court was then cleared to allow of a discussion of the matter. When court was again opened the Tuling, but said he was not ready to proceed to-day, and he would like until Monday to read over the testimony in the Heyerman court. GRABBED HER POCKETBOOK.

his brother Patrick, who had been naturalized by fraud, it is alleged, a street station, heard cries few months before the death of James. few months before the death of James.

Patrick being the only citizen among the surviving relatives, he inherited all the property. Patrick McKenna died in April, 1891, intestate. Before his death, however, he transferred to his son and a daughter almost all of the property inherited from his brother.

The property has since passed into the possession of a large number of people. Mrs. McCarran has brought two suits in the Supreme Court to recover her interest in the property. One is against Caroline Hermanay and the other against Francis McKenna, children of Patrick McKenna, to whom the property in question was transferred.

In her application for the setting aside of Patrick McKenna's citizen papers.

In her application for the setting aside of Pairick McKenna's citizen papers. Mrs. McCarran swears that she has been informed that when McKenna made application to become a citizen he failed to declare on oath, as provided by law, that he would support the Constitution of the United States and renounce his allegiance to the United Kingdom of Great Britain.

She alleges that McKenna swore he was twenty-one, and had resided in this She alleges that McKenna swore he was twenty-one, and had resided in this country for three years previous to arriving at that age. She swears that the affidavit was false, and that McKenna did not come to this country until he was twenty-three years old.

The defendants deny the allegations and contend that Patrick McKenna's naturalization was regular and legal.

Judge Giegerich reserved his decision. Bliss & Schley are counsel for the plaintiff and ex-Judge Ernest Hall for the defendant.

NO USE FOR WINDOW-STRIPS.

Depew Braced by a Female Peddler in the City Hall. stout, middle-aged, gray-haired

woman walked up to Chauncey M. Depew in the City Hall this morning and engaged him in conversation for nearly and the Girl Was Set Free.

Clement Herschell, an actor in the Bostonians Opera Company, now playing at the Columbia Theatre, Brooklyn, missed a chamlos bag, containing 185, last Wednesday, from his room in the Hotel de Paris, Brooklyn.

He accused a chambermaid at the hotel of having taken the money and had her arrested. There being no proof against her, she was discharged. The girl may bring suit against Herschell for false arrest. minutes, explaining the special

BE IN STYLE!

Our Patrons ALWAYS are-we only sell the latest styles and the most fashionable Clothing; the fit is equal to custom made. The tailoring is so good that we will keep all garments bought of us or Loss of Flesh, or a Hacking the name of George Thyon would not be IN REPAIR and PRESSED for one year FREE of charge! The Cough, reveal a condition; note a cost is even less than some of the so-called "bargains" so often it right with advertised. Your inspection invited. Complete line of Furnishings at popular prices.

OPEN SATURDAY EVENINGS UNTIL 9 O'CLOCK.



SURPRISED BY LYMAN

His Counsel Objects to the Heyerman Court-Martial. WILL OFFER

Thinks the Members Have an Opin-

Ruled Against and Ordered to Be Ready for Trial Monday.

members of the court-martial appointed to try Lieut, Charles H. Lyman, late navigator of the United States corvette Kenrsarge, when they asembled at the

The surprise came in the form of an objection by the defendant to being tried by the same court which had just passed on the case of Commander Oscar P. Heyerman.

There was a long delay in reaching Lieut, Lyman's case to-day. It was be-cause the court wished to go over the record of Commander Heyerman's serfrom Washington yesterday afternoon. Although Commander Heyerman's case had been disposed of and the findington, it was not too late to examine the Commander's record, and recom mend that it be given a place in the considerations of the revising authorities who will finally pass upon the verlict rendered by the court-martial. It was learned that Commander Heverman's naval record was without a blot. no charge of any kind over having been preferred against him.

It was nearly noon when Lieut, Lyman was called upon to appear before the court. He went in accompanied by his coursel, Lawyer George Kent. Mr. Kent Academy and is Lieutenant-Commander of the New York Naval Reserve

After Judge-Advocate Kelley had asked Licut. Lyman the formal questions about his being represented by counsel. Mr. Kelley asked if he had any desire to exercise his right to challenge any mem-

about his being represented by counsel. Mr. Kelley asked if he had any desire to exercise his right to challenge any member of the court.

Lieut. Lyman replied that he would let his counsel answer for him.

Mr. Kent thereupon objected to the trying of the case by the same court-martial which had heard the testimony against Commander Heyerman.

"There has been a great deal of testimony," continued Lawyer Kent, "introduced at Commander Heyerman's trial which hight be construed against Lieut, Lyman. He had been put upon the stand as a witness and made to testify concerning his actions and to facts which might leave a lingering prejudice in the minds of the members of the court against Lieut, Lyman. His having been required to tell about his own acts at Heyerman's trial virtually deprived him of the right of every defendant to not go upon the stand."

The lawyer then, as a test, formally objected to the presence of the junior member of the court, Commander Richard P. Leary, on the formal ground that he had expressed an opinion as to Lyman's accountability for the loss of that he had expressed an opinion as to Lyman's accountability for the loss of the ship

martial.

This request was granted on condition that Mr. Kent would be ready to proceed with the case on Monday at 10

o'clock.

The formal organizaton of the court then took place, and an adjournment was taken until Monday.

M'KANE'S TANGLED REPORT.

Upon It To-Day.

A meeting of the Town Board of Audit noon to be held at the office of Hub-

15,000 damages for assault brought against John H. Sekamp in the Circuit Sekmap owns a saloon at De Kaib venue and Broadway, Brooklyn. Mrs. Davis claims that on April 15, 1833, she went to Sekamp's saloon to col-lect a bill from a party she met there. A dispute arose, and, it is alieged, Sekamp put Mrs. Davis out of the saloon. saloon.

She says that in ejecting her Sekamp injured her shoulder and otherwise maitreated her. The case is still on.

Faces

Scott's

restores a healthy color, builds up flesh, stops coughing and gives strength. Physicians, the world

Don't be deceived by Substitutes!

Sixth Ave., 20th to 21st St.

SPECIAL INDUCEMENTS

Men's Furnishings.

Four-in-Hands.

O'NEILL & CO.,

NOT "KENNY" SUTHERLAND.

Kings County Men Ridicule the Alleged Interview.

Was a Reporter.

The publication this morning of an al leged interview with Kenneth F. Sutheragainst Gen, Tracy, Supreme Court Jusgenerally regarded in Brooklyn to-day as

The report said Sutherland was stopping templated purchasing a fine house. The had formerly been a newspaper man on

"I deny that I ever gave any such ad-vice to Sutherland as contained in the interview. To any one who knows Kenny Sutherland the report must appear ri-diculous."

Sutherland is an ignorant, illiterate

That He Assaulted Her.

Lucy Davis, a trapeze performer, was this morning the plaintiff in a suit for \$5,000 damages for assault brought against John H. Sekamp in the Circuit Court. Brooklyn, before Justice Stover.

Sekmap owns a saloon at De Kaib avenue and Broadway, Brooklyn.

Mrs. Davis claims that on April 15, 1833, she went to Sekamp's saloon to collect a bill from a party she met there. A dispute arose, and, it is alleged.

A dispute arose, and, it is alleged.

A dispute arose, and, it is alleged.

Will Be No Voting for Successors

to Newton or Jumieson. Town Clerk John L. Voorhees, of

Gravesend, sent word to the Citizens' League, of Coney Island, to-day that printed on the belief for Justice of printed on the belief for Justice of Peace at the town election next Tuese day. Tilyou was nominated to succeed Justice Newton. Newton failed to tender his resignation within the time prescribed by law, therefore the office will have to remain vacant. The time for Newton's resignation expired yesterday. Newton's resignation expired yesterday. Newton's resignation expired yesterday. Newton's resignation expired yesterday. Town says he sent in his resignation by mail from the penitentiary last Wednesday. Town Clerk Voorhees says he has not yet received it.

The office of Constable will also have to remain vacant on account of Alexander der S. Jamieson having failed to tender his resignation in time.

The Town Board of Gravesend will meet after the election and may select two men to fill the offices left vacant by Newton and Jamieson.

Grand Jury Discharged.

Recorder Smyth, in Part I, of the General Sestion of Control of the production of the possible with their petitions.

Recorder Smyth, in Part I, of the General Ses-atons, to-day discharged the Grand Jury of the March term. He cuid they had a ted upon 401 cases, found 313 bitls and dismissed by completental He complimented them for their efficient work.

W.E.WOLFF&CO. SALEREAD WAY

When we began remodelling our store, two months ago, our architects told us that we would get in, in time for Easter trade. We then made our purchases accordingly, on a very large scale. But they could not finish in time, notwithstanding our continuous pleadings that we would have a surplus of spring goods if we missed the usual large Easter business.

So here we are open at last, with an enormous stock on hand and an important part of the spring trade season gone, and what else can we do but cut our original fair profit-bearing prices to figures that will reduce our stock

end brim widths. We have as becoming

man as for the slender, dapper young

but for the man who likes (and rightly)

quisite shades of Golden Browns, Olives,

London Smoke, Bay and Drab, in soft

brated hatter in New York and London are represented in our Hat Department, We intended \$7.00

even to every variation of crown heights a hat for the stout-faced, large-headed

Spring Overcoats

Weintended \$8.50 selling at \$10 and \$8.50 Spring Suits Weintended 9.75

Spring Suits



Spring Trousers Finer Fur Stock We intended 2.95 now at 154 go 2.95 Spring Trousers

Spring Trousers Fine For Stock, slik trimmed in black, pearl, fam,, olive and golden brown, that we 4 75

Derby Hats. Almander

Soft Felt Hats.

Neckwear. 35c., or 3 fer \$1.00 Spitalsfield's Silk

Imported Silk Neckwear.

Fast Black Sox. Hand Embroidered will fashioned that we intended selling at 956

Men's Underwear. Silk finished Balbris

Irish Linen Handkerchiefs. In quar

Solid Gold Scarf Pins. Dainty things to Sword and Dagger shapes that we inin Sword and Dagger shapes that tended selling at \$1.00 go now at...

E. & W. and Cluett Collars and Cuffs.

ALL THE NEW LONDON SHAPES.

on to be held at the office of Hubbard & Rushmore, 4 Court street, Brooklyn, to decide upon the report of John Y. McKane as Supervisor, Chief of Police, &c.

The auditors have had the report for audit, owing to the lack of vouchers, and would hardly stop at a fushionable to audit, owing to the lack of vouchers, and would hardly stop at a fushionable to audit, owing to the lack of vouchers, which have not the right to investigate the report, with the document on the face of it shows many irregularities, which they could not pass.

"The auditors," said Mr. Hubbard, "The auditors, would, in all probability, reject of accounted the property of the show many irregularities, which they could not pass.

"They simply have the power to reject of accounted with the held within a week, and if McKane's report, the report, but the document on the face of it shows many irregularities, which they could not pass.

"They simply have the power to report of the bound of the passing of the Town Board will be held within a week, and if McKane's report is rejected it will probably be accompanied with a statement which may throw some additional light on the shortage in McKane's accounts, When George McKane was preparing his father's report the promised to attach wouchers for all expenditures.

This was not done, the auditors say, as not a single legal voucher accompanied the report.

SEKAMP SUED FOR \$5,000.

Woman Trapeze Performer Alleges

That He Assaulted Her.

Lavy Dayles a trapeze performer, was the power to go the paper in any opage to with the paper in any opage to with the paper in any opage to with the paper in any opage to the paper in any opa

they have the power to make rules, and they can easily insist upon every applicant giving thirty, twenty or ten days notice of his intention to apply for parallel of citizenship. Of course, unit a law is passed it will be optional with the police or the prosecuting officers of the county to co-operate with us. I believe, however, that all would work in harmony. There are a number of other rules which might with safety be adopted that would materially stop these frauds. I also firmly believe the Judge of the United States Court would also adopt the same rules.

Col. Warstaff, Clerk of the Court of Common Flexs, is also enthusiastic over opt the same rules.

(ii) Warstaff, Clerk of the Court of ommon Pleas, is also enthusiastic over a proposed changes in the law and streets.

Something must be done and quickly so," he said, "as we are powerless to top the frauds. The law, so far as we re concerned, to properly abeved, but the applicants of carnot detect braissional perjurers. Ye have thrown out on our own suspicious bils of cases, but the applicants done bils of cases, but the applicants done bils of cases, but the applicants of the contract for the construction of carriers lockers in the Post-Office has been awarded to A. H. Revell, of Chicago, whose bid was \$1,700. The high-save gone to other courts and obtained.

Clothing,

Ready Made and to Order. for Men, Youths and Boys. Also a full assortment of LADIES' AND MISSES' SACQUES,

All the latest styles. Weekly or Monthly Payments AT LOWEST PRICES.

1114 3d Ave., bet 65th & 66th Sts. YONKERS BRANCH, 16 N. B'WAY. Open Evenings until 0. Saturday, 10 30.

KEYES.-JOHN KEYES, son of John and Lizzie Keyes, aged 8 years and 11 months. Funeral private, from parents' residence 137 16th st., Brooklyn, at 10 A. M. Saturday.

Help Wanted-Male. WANTED Two machinists and one blacksmith. 247 Fast 62d st.

His Wife Charges Him with Failing to Support His Family.

Judge Van Wyck, in the City Court, Brooklyn, to-day heard the suit of Fritz W. Erickson against his wfe. Patterson, of 314 First street, both tetified against Mrs. Erickson.

Mrs. Erickson alleges that her husband falled to support her, and that she kept boarders to provide for herself and child.

Gloves, in Browns, Tans.

Grays and Dark OxBlood. McCagy, of 33 Buffalo avenue, and W. N.

street station, yesterday arrested John Emmer with their petitions."

WHILE many complain of duli trade, GRO. C. Filing Co., of West 14th St., say the low prices of their furniture give them plenty to do.

JOSEPH CHOATE

Spring Trousers \$2.48. Spring Top Coats That would cost you \$12 to \$15 87.75. Stylish Suits That would cost you \$12 to all 87.75.

We do business on the large sale and small profit plan, and refund your money for anything bought of us that's not as

140 and 142 NASSAU ST.

D. M. WILLIAMS

125th St. & 3d Ave.

250 doz. 4.Button Kid Blood,



To-Morrow, Saturday,

Embroidered

ELEGANT ASSORTMENT

45 Each. is a graduate of the Annapolis Naval Balbriggan Shirts and Drawers, Spring Suils

6th Ave., 20th to 21st St.

"The report of Sutherland being in

diculous."
"The very idea of Sutherland being reported as a former newspaper man," said Col. Lamb, who assisted in prosecuting the Justice, "is enough in my mind to brand the story as untrue."

RESIGNATIONS NOT IN.

CREDIT RUSSELL SAGE

CAPES, SUITS, ETC.

MANHATTAN CLOTHING CO.,

ERICKSON WANTS A DIVORCE.

Detectives Levy and Hunt, of the Eldridge

that ready-made clothes of the good (our) kind fit better than cut-to-order garments.

Q. You don't buy things ready made do you, Mr. Sage? A. Yes, sometimes You can sometimes get a benefit by buying clothes ready made. They fit better than when you have them cut, and are cheaper.

Q. Did you buy those trousers ready made? A. Yes. Imported Clay Suits,

In Sacks and Frocks, that would cost you \$18 to \$20 elsewhous here are \$11.50.

Good Clothes and Furnishings for Gen-tlemen who desire to be fashionably dressed at small cost.

& CO.,

Gloves. SPECIAL FOR SATURDAY.

69°

Retailed elsewhere at 1.25.